# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CRYOVAC, INC.,	)
Plaintiff/Counter-Defendant.	) Civil Action No. 04-1278-KAJ
vs.	Hon. Kent A. Jordan
PECHINEY PLASTIC PACKAGING, INC.,	)
Defendant/Counter-Plaintiff.	) )
PROPOSED	VERDICT FORM
I. PECHINEY'S PATENT INVALIDIT	TY DEFENSES [DISPUTED]
1. Did Pechiney prove by clear an	nd convincing evidence that claim 11 of the '419
patent is invalid because it was anticipated by	a [single] piece of prior art?
Yes:(For Pechiney)	No: (For Cryovac)
2. Did Pechiney prove by clear an	nd convincing evidence that claim 11 of the '419
patent is invalid because the subject matter the	ereof, considered as a whole, would have been
obvious to a person having ordinary skill in th	e pertinent art at the time the invention was made?
Yes:(For Pechiney)	No: (For Cryovac)
3. Did Pechiney prove by clear an	nd convincing evidence that claim 11 of the '419
patent is invalid because the patent does not en	nable a person skilled in the pertinent art to make
and use the [full scope of the] invention?	
Yes:(For Pechiney)	No: (For Cryovac)

<sup>&</sup>lt;sup>1</sup> Cryovac proposed language.

If you have answered "yes" to any of the above questions, please skip the remaining questions on this form.

п.	CRY	OVAC'S CLAIM OF WILLFUL INFR	INGEMENT [AGREED]
	4.	Did Cryovac prove by clear and convin	cing evidence that Pechiney's
infring	gement	of claim 11 of the '419 patent was willfu	1?
		Yes:(For Cryovac)	No:(For Pechiney)
ш.	CRY	OVAC'S CLAIMS FOR PATENT INF	RINGEMENT DAMAGES [AGREED]
	5.	Do you find that Cryovac is entitled to	any lost profit damages for any of
Pechin	ney's in	fringing sales?	
		Yes:(For Cryovac)	No:(For Pechiney)
	6.	If you answered "yes" to the preceding	question, what is the total amount of lost
profits	damag	ges to which Cryovac is entitled as a resul	It of Pechiney's infringement of the '419
patent'	?	Amount:	
	7.	For all of Pechiney's infringing sales for	or which you did not award lost profit
damag	ges in th	ne answer to Question 6, what is the amou	ant of reasonable royalty damages to which
Cryova	ac is en	titled as a result of Pechiney's infringem	ent of the '419 patent?
		Amount:	

## [DISPUTED—NUMBERS I-IV SET FORTH CRYOVAC'S PROPOSED QUESTIONS FOR TORTIOUS INTERFERENCE AND CORRESPONDING DAMAGES]

## IV. CRYOVAC'S TORTIOUS INTERFERENCE WITH CONTRACT CLAIM [DISPUTED]

8.	Did Cryovac prove by a preponderance of the evidence that Pechiney tortiously
interfered wit	h a contract between Cryovac and National Beef?

Yes:	No:
(For Cryovac)	(For Pechiney)

## V. DAMAGES FOR TORTIOUS INTERFERENCE WITH CONTRACT CLAIM [DISPUTED]

9. If you answered "yes" to Question 8, what is the total amount of damages to which Cryovac is entitled as a result of Pechiney's tortious interference with a contract between Cryovac and National Beef?

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# VI. CRYOVAC'S TORTIOUS INTERFERENCE WITH PROSPECTIVE CONTRACTUAL RELATIONS CLAIM [DISPUTED]

10. Did Cryovac prove by a preponderance of the evidence that Pechiney tortiously interfered with prospective contractual relations between Cryovac and National Beef?

Yes: No: For Cryovac) No: (For Pechiney)

## VII. DAMAGES FOR TORTIOUS INTERFERENCE WITH PROSPECTIVE CONTRACTUAL RELATIONS [DISPUTED]

11. If you answered "yes" to Question 10, what is the total amount of damages to which Cryovac is entitled as a result of Pechiney's tortious interference with prospective contractual relations between Cryovac and National Beef?

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### [DISPUTED—NUMBERS IV-VII SET FORTH PECHINEY'S PROPOSED QUESTIONS FOR TORTIOUS INTERFERENCE AND CORRESPONDING DAMAGES!

## IV. CRYOVAC'S TORTIOUS INTERFERENCE WITH CONTRACT CLAIM [DISPUTED]

	8.	Did Cryovac prove by a preponderance of the evidence that the March 20, 2003
letter o	r the Jai	nuary 14, 2004 letter, along with Cryovac's and National Beef's course of
perform	nance, c	course of dealing the usage of trade, and other evidence presented at this trial
constit	uted a b	inding contract between Cryovac and National Beef?

Yes: No: For Cryovac) No: For Pechiney

If you answered "no" to Question No. 8, you have found in favor of Pechiney on Cryovac's tortious interference claim and you should skip to Question No. 15. If you answered "yes" to Question No. 8, proceed to Question No. 9.

9. If you answered yes to Question No. 8, identify whether the contract terminated on December 31, 2005 (pursuant to the March 2003 contract) or on December 31, 2007 (pursuant to the January 2004 contract).

(December 31, 2005) (December 31, 2007)

10. Did Cryovac prove by a preponderance of the evidence that Pechiney knew or should have known of Cryovac's binding requirements contract with National Beef?

Yes: No: No: (For Pechiney)

If you answered "no" to Question No. 10, you have found in favor of Pechiney on Cryovac's tortious interference with contract claim and you should skip to Question No. 15. If you answered "yes" to Question No. 10, proceed to Question No. 11.

. 11.	Did Cryovac prove by a preponderance of the evidence that Pechiney induced
National Bee	f to breach its binding requirements contract with Cryovac and did so with the
intent of caus	ing National Beef to breach that contract?

Yes:	No:
(For Cryovac)	(For Pechiney)

If you answered "no" to Question No. 11, you have found in favor of Pechiney on Cryovac's tortious interference with contract claim and you should skip to Question No. 15. If you answered "yes" to Question No. 11proceed to Question No. 12.

12. Did Cryovac prove by a preponderance of the evidence that Pechiney acted with improper conduct in inducing National Beef to breach its binding requirements contract with Cryovac?

Yes:	No:
(For Cryovac)	(For Pechiney)

If you answered "no" to Question No. 12, you have found in favor of Pechiney on Cryovac's tortious interference with contract claim and you should skip to Question No. 15. If you answered "yes" to Question No. 12, proceed to Question No. 13.

13. Did Cryovac prove by a preponderance of the evidence that National Beef breached its binding requirements contract with Cryovac and that Pechiney's improper conduct patent was the direct and proximate cause of that breach?

Yes:	No:
(For Cryovac)	(For Pechiney)

If you answered "no" to Question No. 13, you have found in favor of Pechiney on Cryovac's tortious interference claim and you should now skip to Question No. 15. If you answered "yes" to Question No. 13, you should proceed to Question No. 14 and consider what damages, if any, Cryovac should be awarded for tortious interference with contract.

#### V. DAMAGES FOR TORTIOUS INTERFERENCE WITH CONTRACT [DISPUTED]

14. If you answered "yes" to Question No. 13, what is the total amount of damages to which Cryovac is entitled as a result of Pechiney's tortious interference with a contract between Cryovac and National Beef?

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#### VI. CRYOVAC'S TORTIOUS INTERFERENCE WITH PROSPECTIVE CONTRACTUAL RELATIONS CLAIM

Did Cryovac prove by a preponderance of the evidence that Cryovac had a 15. reasonable expectation that it would enter into a binding supply contract with National Beef?

> No: Yes: \_\_\_ (For Cryovac) (For Pechiney)

If you answered "no" to Question No. 15, you have found in favor of Pechiney on Cryovac's tortious interference with prospective contractual relations claim and you have completed this verdict form. If you answered "yes" to Question No. 15, proceed to Question No. 16.

Did Cryovac prove by a preponderance of the evidence that Pechiney knew or 16. should have known that Cryovac had a reasonable expectation of entering into a binding supply contract with National Beef at the time the acts complained of were committed?

> Yes: (For Cryovac) (For Pechiney)

If you answered "no" to Question No. 16, you have found in favor of Pechiney on Cryovac's tortious interference with prospective contractual relations claim and you have completed this verdict form. If you answered "yes" to Question No. 16, proceed to Question No. 17.

17.	Did Cryovac prove by a prep	onderance of the evidence that Pechiney acted with
improper con		not to enter into a binding supply contract with
Cryovac?		
	No:(For Pechiney)	Yes:(For Cryovac)
tortious interf	erence with prospective contra	ou have found in favor of Pechiney on Cryovac's ctual relations claim and you have completed this stion No. 17, proceed to Question No. 18.
18.	Did Cryovac prove by a prep	onderance of the evidence that Pechiney's improper
conduct cause	ed National Beef not to enter in	to a binding supply contract with Cryovac?
	No:(For Pechiney)	Yes:(For Cryovac)
		ou have found in favor of Pechiney on Cryovac's

tortious interference with prospective contractual relations claim and you have completed this verdict form. If you answered "yes" to Question No. 18, proceed to Question No. 19.

#### DAMAGES FOR TORTIOUS INTERFERENCE WITH PROSPECTIVE VII. CONTRACTUAL RELATIONS [DISPUTED]

If you answered "yes" to Question No. 18, what is the total amount of damages to 19. which Cryovac is entitled as a result of Pechiney's tortious interference with prospective contractual relations between Cryovac and National Beef?

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